U.S. Patent Application Serial No. 10/026,823

Supplemental Response filed June 22, 2006

Reply to OA dated March 6, 2006

**REMARKS:** 

Applicants and Applicants' attorney thank Examiner Kramer for the interviews February 24,

2006 and June 8, 2006. The special attention the Examiner paid to the instant application is noted

with appreciation. During the interview on February 24, 2006, the Examiner raised four concerns

as noted in the Interview Summary dated March 1, 2006. During the interview on June 8, 2006, a

response was provided regarding the four concerns of the Examiner, as indicated below.

Q1: In Claim 1, what is use information?

A1: Use information is information regarding a product to be colored. The use information

may include use of the product (for example, shopping bag, vehicle interior, vehicle exterior, home

electrical components, power lines, home accessories, and so on), method for producing the product,

types of resin for producing the product, dye or pigment which can be used for the product, and so

on.

Q2: In Claim 1, what is being designated by the user?

A2: The user designates at least one kind or specified range in requirements included in the

use information. For example, the user can designate use of the product, method for producing the

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product, types of resin for producing the product, dye or pigment to be used for the product, and so

on.

Q3: How does the use information relate to the designated information?

A3: The use information is used for restricting the scope of selection displayed on the

condition-designating screen to the scope operable for the user. Therefore, the user can input the

designated information by selecting a specified range included in the use information, and thus,

designation of the requirements and the types of resin and dye or pigment can be performed easily.

Q4: On page 14, lines 5-11 of the specification, do the two sentences from this section

contradict themselves?

A4: The first sentence is the explanation for the case where a new customer accesses to the

server for the first time and use information of the customer has not been stored in the server. The

second sentence is the explanation for the case where a registered customer accesses to the server

and use information has been stored already in the server. Therefore, the two sentences do not

contradict themselves.

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In view of the aforementioned remarks, all claims currently pending are respectfully believed

to be in condition for allowance, which action, at an early date, is requested.

If, for any reason, it is felt that this application is not now in condition for allowance, the

Examiner is requested to contact the Applicants' undersigned attorney at the telephone number

indicated below to arrange for an interview to expedite the disposition of this case.

In the event that this paper is not timely filed, the Applicants respectfully petition for an

appropriate extension of time. Please charge any fees for such an extension of time, and any other

fees which may be due now or in the future with respect to this application, to Deposit Account No.

01-2340.

Respectfully submitted,

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